Application No.: 10/734936 Docket No.: CL1878USNA

Page 9

REMARKS

Claims 1-30 are in the case. Claims 1-30 are made subject to a requirement to restrict. The examiner finds two inventions in the present application grouped as follows: Group I, Claims 1, 3-17 and 20-30 drawn to methods for directed integration of an expressible DNA or a foreign promoter into a bacterial chromosome classified in class 435, subclass 463; and Group II, claims 2-16, 18-20 and 25-30 drawn to a method of directed integration of an expressible DNA into a bacterial chromosome comprising a first recombination element with a first expressible DNA and a second recombination element with a second expressible DNA and methods of using the same, classified in class 435, subclass 463.

Election of claims is required under 37 CFR 1.143.

Accordingly Applicants hereby elect Group I encompassing Claims 1, 3-17 and 20-30 without traverse.

All non-elected claims, not canceled herein are withdrawn, and will be canceled during prosecution pending the possibility of rejoinder.

Claims 4, 5, 6, 12, 13, 16, 20, 25, 26, 29, and 30 have been amended to correct dependency.

The above Election of Claims and species and cancellation of Claims does not alter the inventorship of the application.

Applicants reserve the right to file a divisional application to the non-elected matter. In making this election Applicants make no representations or admissions regarding the reasoning employed by the Examiner in support of the restriction.

Should there be any fee due in connection with the filing of this Response To Restriction Requirement please charge such fee to Deposit Account No. 04-1928 (E. I. du Pont de Nemours and Company).

Respectfully submitted,

ATTORNEY FOR APPLICANT

Registration No.: 36,506 Telephone: (302) 992-6460 Facsimile: (302) 992-5374

Dated: October 31, 2005